

AO 242 (Rev. 09/17) Petition for a Writ of Habeas Corpus Under 28 U.S.C. § 2241

UNITED STATES DISTRICT COURT

for the

William ROGPOULOS
Petitioner

v.

Case No.

(Supplied by Clerk of Court)

DANA RATLIFF WALKER WARDEN
Respondent
(name of warden or authorized person having custody of petitioner)

PETITION FOR A WRIT OF HABEAS CORPUS UNDER 28 U.S.C. § 2241

Personal Information

1. (a) Your full name: William RICHARD ROGPOULOS
- (b) Other names you have used: ROGERS TO ROGPOULOS LEGAL NAME CHANGE PROBATE CAMP. MASS
2. Place of confinement: VADOC
 - (a) Name of institution: DILLWYN CORRECTIONAL CENTER
 - (b) Address: BOX 670 DILLWYN, VA 23936
- (c) Your identification number: 1415219
3. Are you currently being held on orders by:

☐ Federal authorities
 ☒ State authorities
 ☐ Other - explain:
4. Are you currently:

☐ A pretrial detainee (waiting for trial on criminal charges)

☒ Serving a sentence (incarceration, parole, probation, etc.) after having been convicted of a crime

If you are currently serving a sentence, provide:

 - (a) Name and location of court that sentenced you: APPROXIMATE CIRCUIT COURT
 - (b) Docket number of criminal case:
 - (c) Date of sentencing: 9-17-09 RECKARD DATE 6-9-21

☐ Being held on an immigration charge

☒ Other (explain): DETAINER WANT OF NEXUS CHARGING STATE MASS.

Decision or Action You Are Challenging

5. What are you challenging in this petition:

☐ How your sentence is being carried out, calculated, or credited by prison or parole authorities (for example, revocation or calculation of good time credits)

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☐ Pretrial detention☐ Immigration detention☒ Detainer☐ The validity of your conviction or sentence as imposed (for example, sentence beyond the statutory maximum or improperly calculated under the sentencing guidelines)☐ Disciplinary proceedings☐ Other (explain):

6. Provide more information about the decision or action you are challenging:

(a) Name and location of the agency or court: U.S. DIST. COURTHOUSE STK, 2300ONE COURTHOUSE WAY BOSTON, MA 02210-3002

(b) Docket number, case number, or opinion number:

(c) Decision or action you are challenging (for disciplinary proceedings, specify the penalties imposed):

(d) Date of the decision or action:

Your Earlier Challenges of the Decision or Action7. **First appeal**

Did you appeal the decision, file a grievance, or seek an administrative remedy?

☐ Yes☐ No

(a) If "Yes," provide:

(1) Name of the authority, agency, or court:

(2) Date of filing:

(3) Docket number, case number, or opinion number:

(4) Result:

(5) Date of result:

(6) Issues raised:

(b) If you answered "No," explain why you did not appeal:

8. **Second appeal**

After the first appeal, did you file a second appeal to a higher authority, agency, or court?

☐ Yes☐ No

AO 242 (Rev. 09/17) Petition for a Writ of Habeas Corpus Under 28 U.S.C. § 2241

(a) If "Yes," provide:

- (1) Name of the authority, agency, or court:
- (2) Date of filing:
- (3) Docket number, case number, or opinion number:
- (4) Result:
- (5) Date of result:
- (6) Issues raised:

N/A

(b) If you answered "No," explain why you did not file a second appeal:

9. **Third appeal**

After the second appeal, did you file a third appeal to a higher authority, agency, or court?

☐ Yes ☐ No

(a) If "Yes," provide:

- (1) Name of the authority, agency, or court:
- (2) Date of filing:
- (3) Docket number, case number, or opinion number:
- (4) Result:
- (5) Date of result:
- (6) Issues raised:

N/A

(b) If you answered "No," explain why you did not file a third appeal:

10. **Motion under 28 U.S.C. § 2255**

In this petition, are you challenging the validity of your conviction or sentence as imposed?

☐ Yes ☐ No

If "Yes," answer the following:

(a) Have you already filed a motion under 28 U.S.C. § 2255 that challenged this conviction or sentence?

☐ Yes ☐ No

AO 242 (Rev. 09/17) Petition for a Writ of Habeas Corpus Under 28 U.S.C. § 2241

If "Yes," provide:

- (1) Name of court:
- (2) Case number:
- (3) Date of filing:
- (4) Result:
- (5) Date of result:
- (6) Issues raised:

N/A

- (b) Have you ever filed a motion in a United States Court of Appeals under 28 U.S.C. § 2244(b)(3)(A), seeking permission to file a second or successive Section 2255 motion to challenge this conviction or sentence?

☐ Yes

☐ No

If "Yes," provide:

- (1) Name of court:
- (2) Case number:
- (3) Date of filing:
- (4) Result:
- (5) Date of result:
- (6) Issues raised:

N/A

- (c) Explain why the remedy under 28 U.S.C. § 2255 is inadequate or ineffective to challenge your conviction or sentence:

11. **Appeals of immigration proceedings**

Does this case concern immigration proceedings?

☐ Yes

☐ No

If "Yes," provide:

- (a) Date you were taken into immigration custody:
- (b) Date of the removal or reinstatement order:
- (c) Did you file an appeal with the Board of Immigration Appeals?

☐ Yes

☐ No

N/A

AO 242 (Rev. 09/17) Petition for a Writ of Habeas Corpus Under 28 U.S.C. § 2241

If "Yes," provide:

- (1) Date of filing:
- (2) Case number:
- (3) Result:
- (4) Date of result:
- (5) Issues raised:

N/A

- (d) Did you appeal the decision to the United States Court of Appeals?

☐ Yes ☒ No

If "Yes," provide:

- (1) Name of court:
- (2) Date of filing:
- (3) Case number:
- (4) Result:
- (5) Date of result:
- (6) Issues raised:

N/A

12. **Other appeals**

Other than the appeals you listed above, have you filed any other petition, application, or motion about the issues raised in this petition?

☐ Yes ☒ No

If "Yes," provide:

- (a) Kind of petition, motion, or application:
- (b) Name of the authority, agency, or court:
- (c) Date of filing:
- (d) Docket number, case number, or opinion number:
- (e) Result:
- (f) Date of result:
- (g) Issues raised:

N/A

AO 242 (Rev. 09/17) Petition for a Writ of Habeas Corpus Under 28 U.S.C. § 2241

Grounds for Your Challenge in This Petition

13. State every ground (reason) that supports your claim that you are being held in violation of the Constitution, laws, or treaties of the United States. Attach additional pages if you have more than four grounds. State the facts supporting each ground. Any legal arguments must be submitted in a separate memorandum.

GROUND ONE:

N/A

(a) Supporting facts (*Be brief. Do not cite cases or law.*):

(b) Did you present Ground One in all appeals that were available to you?

☐ Yes

☐ No

GROUND TWO:

N/A

(a) Supporting facts (*Be brief. Do not cite cases or law.*):

(b) Did you present Ground Two in all appeals that were available to you?

☐ Yes

☐ No

GROUND THREE:

N/A

(a) Supporting facts (*Be brief. Do not cite cases or law.*):

(b) Did you present Ground Three in all appeals that were available to you?

☐ Yes

☐ No

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GROUND FOUR:

N/A

(a) Supporting facts *(Be brief. Do not cite cases or law.)*:

(b) Did you present Ground Four in all appeals that were available to you?

☒ Yes

☐ No

14. If there are any grounds that you did not present in all appeals that were available to you, explain why you did not:

N/A

Request for Relief

15. State exactly what you want the court to do: GRANT OMNIBUS MOTION TO DISMISS SKK

ARGUMENT BRIEF IS SUPPORT FOR THE ABOVE MOTION TO DISMISS.

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Declaration Under Penalty Of Perjury

If you are incarcerated, on what date did you place this petition in the prison mail system:

I declare under penalty of perjury that I am the petitioner, I have read this petition or had it read to me, and the information in this petition is true and correct. I understand that a false statement of a material fact may serve as the basis for prosecution for perjury.

Date:

5-17-21


Signature of Petitioner

Signature of Attorney or other authorized person, if any

IN THE
UNITED STATES DISTRICT COURT
BOSTON DIVISION

William Rogopoulos 1415219
PETITIONER,

V.

CASE NO.

COMMONWEALTH OF MASS
RESPONDENTS,

PETITION FOR HABEAS CORPUS UNDER 28 USC 2241

COMES NOW William Rogopoulos 1415219 PETITIONER, PRO SE AND BRINGS TO THIS
HONORABLE COURT AS FOLLOWS:

ABOVE PETITIONER BRINGS THIS CIVIL ACTION FOR HABEAS CORPUS PURSUANT TO TITLE
28 USC 2241, 2254 TITLE 18 3161 (b) (c) (1) 3161 (H) (7) (A) INTERSTATE AGREEMENT
DETAINERS ACT (IADA). THE VIRGINIA DEPT. OF CORRECTIONS (VA DOC) AS WELL AS THE HOLDER
IN DUE COURSE OF PETITIONERS CUSTODY DANA RATLIFF WALKER WARDEN DILLWYN CORRECTIONAL
CENTER (DWCC) IN CONCERT VIOLATED THE IADA AND PETITIONER REQUESTS THIS COURT
TO GRANT AN OMNIBUS MOTION TO DISMISS THE LODGED DETAINER AND PETITIONER AVERS
HE WAS NEVER INFORMED OF HIS CONSTITUTIONALLY PROTECTED RIGHT TO DUE PROCESS DATING
BACK TO 6-9-08 TO ENVOKE THE IADA UNDER THE SPEEDY TRIAL ACT TO THE CHARGING STATE
FOR FINAL DISPOSITION FOR A HEARING WITH COUNSEL OF RECORD VIOLATING MY 6TH 14TH AMEND.
RIGHTS AND PETITIONER CHALLENGES WANT OF NEXUS SUBJECT MATTER JURISDICTION TO THE CHARGING
STATE FOR FAILURE TO NOTIFY BETWEEN 2008 AND 2014 AS WELL AS REFUSING TO RESPOND AFTER
PETITIONER ATTEMPTS TO ENVOKE THE IADA TO SECURE SPEEDY TRIAL ACT.

IN THE
EASTERN DISTRICT OF VIRGINIA
UNITED STATES DISTRICT COURTHOUSE
NORFOLK DIVISION

William Rogopoulos 1415219
PETITIONER,

V.

CASE NO.

DANA RATLIFF WALKER WARDEN
RESPONDENT,

PETITION FOR HABEAS CORPUS UNDER 28 USC 2241

COMES NOW William Rogopoulos 1415219 PETITIONER, PRO SE, AND BRINGS TO THIS HONORABLE COURT AS FOLLOWS: THE ABOVE PETITIONER BRINGS THIS CIVIL ACTION PURSUANT TO TITLE 28 USC 2241, 2254, 3161 (b) (c) (i) 3161 (H) (7) (A) INTERSTATE AGREEMENT DETAINERS ACT (IADA) 18 USC THE VIRGINIA DEPT. OF CORRECTIONS (VADOC) AS WELL AS HOLDER IN DUE COURSE OF CUSTODY OF THE PETITIONER DANA RATLIFF WALKER WARDEN DILLWYN CORRECTIONAL CENTER (DWCC) IN CONCERT VIOLATED THE ACT, AND PETITIONER REQUESTS AN OMNIBUS MOTION TO DISMISS THE LODGED DETAINER AND PETITIONER AVERES HE WAS NEVER INFORMED OF HIS RIGHTS TO THE SPEEDY TRIAL ACT OR DISPOSITION OF THE CHARGES UNDER CONSTITUTIONAL PROTECTED RIGHTS OF DUE PROCESS OF LAW 14TH 6TH AMEND. WITHOUT COUNSEL OF RECORD TO THE 180, 120 DAY RULE FOR FILING TO THE CHARGING STATE FOR FINAL DISPOSITION FOR A PRE-TRIAL HEARING, THE USUAL IS THAT A NOTICE IS SENT TO THE HOLDING STATE BEFORE THE FORMAL COMMENCEMENT OF CRIMINAL PROCEEDINGS IS DEEMED PREMATURE, AND THEREFORE CARRIES LITTLE WEIGHT FOR SPEEDY TRIAL PURPOSES, AND PETITIONER CHALLENGES SUBJECT MATTER JURISDICTION FOR CUSTODY TO THE SENDING STATE.

ARGUMENTS LEGAL STANDARD

THE U.S. S. CT. HAS INDICATED THAT ARTICLE IV (A) ENVISIONS THAT THE FOLLOWING NOTICE AFTER FILING REQUEST FOR CUSTODY AND CHALLENGE SUBJECT MATTER JURISDICTION FOR THE NEXT 30 DAYS PETITIONER AND PROSECUTOR MUST WAIT WHILE THE GOVERNOR OF THE SENDING STATE ON HIS OWN MOTION OR THAT OF THE PETITIONER DECIDES WHETHER TO DISAPPROVE OR GRANT THE REQUEST FOR WANT OF MEXUS BY THE CHARGING STATE, I WAS NEVER NOTIFIED ON ANY SUCH PROCEDURE BY THE GOV. OF VA OR BY HIS STAFF ATTSY'S, I HAD A RIGHT TO SUBMIT A REQUEST TO THE GOVERNOR DIRECTLY. CUYLER V. ADAMS, 449 US 433, 444 101 S. CT. 703 66 L. ED 2d 641 (1981) VS V. MAURO, 436 US 340 98 S. CT. 1834 56 L. ED 2d 324 (1978). A DETAINER WAS LODGED EX PARTE AGAINST ME WITHOUT PROPER NOTICE UNTIL YEARS LATER WITHOUT NOTICE OF FINAL DISPOSITION FROM THE PROSECUTOR IN THE CHARGING STATE OF MASS.

I AM WITHOUT REPRESENTATIVE AT LAW FOR OVER A YEAR AT DWCC. MY RIGHT TO ACCESS THE COURTS DENIED VIA RESEARCH OR INSTITUTIONAL ATTY. FOR ASSISTANCE UNDER VA LEGAL ETHICS OPINION 1803 VA CODE SEC. 53.1-40, 53.1-262, 53.1-266, RULES OF SUPREME COURT OF VIRGINIA PT. 6, SEC. 1 I AM LACKING OF THE RULES AND STANDINGS ORDERS OF THIS HONORABLE COURT AS WELL AS NEEDED CITATIONS TO THE RULES GOVERNING TITLE 28 USC 2241, 2254, 3161 TO CHALLENGE WANT OF MEXUS VIA SUBJECT MATTER JURISDICTION AS A PRISONER IN STATE CUSTODY. I HAVE YET TO RECEIVE MY RESPONSE FROM THE GOV. OFFICE ON THIS ISSUE OVER 6 MONTHS NOW, INCLUDING ATTEMPT FOR A RESPONSE TO THE SUPERIOR COURT IN WOBURN MASS. AGAIN NO RESPONSE TO DATE FROM THE ABOVE ENTITIES. I HAVE A RIGHT TO PROTECT MYSELF FROM MY OWN IGNORANCE WHILE BEING SUBJECTED TO THE ENTITIES VERSION OF LAW AND FACTS. REED V. FARLEY, 512 US. 339, 342 N1 (1994) 129 L. ED 2d 277, CARCHMAN V. NASH, 473 US 716, 719 (1985) 87 L. ED 2d 516. U.S. V. JOHNSON, 2001 WL 1943854 (KD VA 2001).

CERTIFICATE OF SERVICE

THE UNDERSIGNED WILLIAM ROGOPOULOS 1415219, HEREBY ATTESTS THAT TO THE BEST OF HIS KNOWLEDGE A TRUE AND CORRECT COPY OF A PETITION FOR HABEAS CORPUS UNDER TITLE 28 USC 2241, 2254 TITLE 18 USCA 3161 (b) (c) (i) (H) (7) (A) IN VIOLATION OF THE ADA TO CHALLENGE SUBJECT MATTER JURISDICTION TO VADOC AND GOV. OF VIRGINIA FOR SHOW CAUSE TOGETHER WITH ALL EXHIBITS IN SUPPORT OF THE ABOVE LEGAL CIVIL ACTION, AND WAS MAILED FIRST CLASS TO:

CLERK OF THE CLERK:

UNITED STATES DISTRICT COURT

EASTERN DISTRICT OF VIRGINIA

600 GRANBY ST.

NORFOLK, VA 23510

EXECUTED THIS 17TH DAY OF MAY 2021 AD

WILLIAM ROGOPOULOS 1415219

BOX 670

DILLWYN, VA 23936

CC: UNITED STATES COURT HOUSE

ONE COURTHOUSE WAY SUITE 2300

BOSTON, MA 02210-3002

DILLWYN CORRECTIONAL CENTER
BOX 670
DILLWYN, VIRGINIA 23936

COMMONWEALTH OF VA V. WILLIAM ROGERPOULOS
COMMONWEALTH OF MA

AFFIDAVIT

SERVE: U.S. DIST. COURT

600 GRANBY ST.

NORFOLK, VA 23510

STATE OF VIRGINIA

SCILICKT

COUNTY OF ROCKINGHAM

INDEED NO MORE THAN AFFIDAVITS ARE NECESSARY TO MAKE A PRIMA FACIE CASE.
U.S. V. KIS, 658 F.2d 526, 536 (7th CIR 1981) CERT DENIED 50 US WL 2169 8.CT. (1982)

INTRODUCTION

THIS AFFIDAVIT ALONE CONTAINS AT LEAST AN IMPLICATION AS TO THE COMMONWEALTH OF VA
AND ITS LONG STANDING MODUS OPERANDI REGARDING THE VIRGINIA DEPT. OF CORRECTIONS TO FABRICATE
ITS VERSION OF FACTS, AND LW ON DEMAND WITH COMPLETE AUTONOMY IN THE OUTCOME.

I WILLIAM ROGERPOULOS 14/5219, BEING FIRST DULY SWORN DEPOSES AS FOLLOWS:

1. A DETAINER WAS ISSUED ON 6-9-08 I WAS NEVER NOTIFIED UNTIL YEARS LATER.
2. I WAS NEVER SIGNATORY TO ANY REFUSAL OR RECEIVING PAPERWORK TO SIGN A
REFUSAL FOR A DETAINER.
3. I NEVER WAS TOLD IN 2014 IT WAS A DETAINER I WAS TOLD IT WAS A CHARGE AND THEY
REFUSED MY INQUIRY TO THE CONTENT UNLESS I SIGN WITHOUT COUNSEL OR RECORD TO

ASKED THE NATURE OF THE CHARGE, AND SUBMIT ME TO SURRENDER ANY EXISTING RIGHTS I WOULD HAVE IN THAT MOST PUBLIC DEFENDERS ASK FIRST DID YOU SIGN OR SUBMIT A STATEMENT WITHOUT COUNSEL OR RECORD PRESENT, AND LEFT ME NO CHOICE TO EXERCISE MY CONST. RIGHTS AND HAVE COUNSEL PRESENT, WHICH WAS DENIED.

4. I DID FIND OUT IN 2020 A DETAINER WAS LOGGED IN 2008 VIA COUNSELOR AT DWCE (D) VADCE UPDATE SHEET FOR ANNUAL REVIEW).

5. I'VE TRIED TO GET A RESPONSE FROM THE SUPERIOR COURT IN WOBURN, MASS ON THE ISSUE TO INVOKE THE IADA SPEEDY TRIAL ACT NO RESPONSE TO DATE.

6. I TRIED TO GET A RESPONSE FROM THE GOVERNOR OF VIRGINIA NO RESPONSE TO DATE.

7. I TRIED THE DETAINER UNIT IN RICHMOND, VA TO INVOKE THE IADA NO RESPONSE TO DATE.

8. I SUBMITTED SAME BY RIGHT OF ACCESS TO DUE PROCESS TO WARDEN AT DWCE FOR SERVICE OF PROCESS AND WAS IGNORED.

9. I TRIED PUBLIC DEFENDERS OFFICE IN BOSTON, MA ON THE ISSUE FOR SCREENING BEFORE I SIGN OR MAKE ANY STATEMENT TO ANYONE NO RESPONSE TO DATE.

10. I AM WITHOUT REMEDY AT LAW AS A RESULT OF BOTH ENTITIES IN VA AND MA IN CONCERT DENIED ANY AND ALL ACCESS WITHOUT ANY JUDICIAL EMERGENCY DUE TO COVID-19 TO RESEARCH MY RIGHTS IF ANY VIA COMPUTER ACCESS OR INSTITUTIONAL ATTY. EVANS THOMAS V. PC 147 HIGHLAND AVE. BOX 673 APPOMATTOX, VA 24522 AND ROGER B. STOUGH PC 592 COURT ST. BOX 43 APPOMATTOX, VA 24522 SINCE AUG OF 2020, NO RESPONSE.

11. THE RIGHTS CREATED BY THE IADA ARE STATUTORY AND NOT FUNDAMENTAL, CONSTITUTIONAL OR JURISDICTIONAL IN NATURE.

12. THE IADA DID NOT CONTAIN VIA LATENT AMBIGUITY IN THE LANGUAGE INDICATING THAT THE 180 DAY PERIOD DOES NOT BEGIN TO RUN UNTIL PRISON OFFICIALS OFFER TO DELIVER TEMP. CUSTODY OF A PRISONER TO AUTHORITIES IN THE CHARGING STATE MEANING I HAD STARTING IN 2008 AMPLE TIME TO ENVOKE IADA SPEEDY TRIAL ACT. 2008 TO 2014 IS 6 TO 7 YEARS I COULD HAVE DONE SOMETHING AT WHICH TIME THERE WAS NO COVID-19 EXCUSE TO CONSTANTLY DENY ALL ACCESS TO CONST. PROTECTED RIGHTS.

FURTHER AFFIANT SAITH MT,

DATED THIS 16 DAY OF May 2021 AD

William Rylor
AFFIANT PRO SE,

ACKNOWLEDGEMENT

SUBSCRIBED TO AND SWORN BEFORE ME THIS 16 DAY OF May 2021 AD.

NOTARY THAT WILLIAM ROGERPOULOS 1415219 PETITIONER PERSONALLY APPEARED AND KNOWN TO ME TO BE THE MAN WHOSE NAME SUBSCRIBED TO THE INSTRUMENT AND IS ACKNOWLEDGED TO BE THE SAME IN SUPPORT OF PETITIONERS HABEAS CORPUS UNDER 28 USC 2241, 2254 18 USC 3161 (b) (3) (C) (1) 3161 (H) (7) (A) OF THE IADA TO CHALLENGE SUBJECT MATTER JURISDICTION FOR WANT OF NEXUS.

Sgt. Taylor
NOTARY

MY COMMISSION EXPIRES: 5/31/2024

SEAL:



VIRGINIA
DEPARTMENT OF CORRECTIONS

Regular Grievance 866 FL 4-17

REGULAR GRIEVANCE

Log Number: _____

38-14B

DWCC-21-INF-00209

ROGOPOULOS William

Last Name, First

1415219

Number

6-B

Building

33-B

Cell/Bed Number

WARDEN WALKER DWCC

Individuals Involved in Incident

1-15-21

Date/ Time of Incident

WHAT IS YOUR COMPLAINT? (Provide information from the informal process: Attach Informal Complaint response or other documentation of informal process.)

IN VIOLATION OF MY 14TH AMEND. RIGHT/VA CODE ANN. 53.1-210 OF THE IADA ARTICLE II (c) WARDEN WALKER IGNORED MY REQUEST FOR FINAL DISPOSITION OF THE CHARGES (PAPERWORK) TO FILE RETURNABLE AGAINST THE CHARGING STATE TO ACTIVATE THE IADA AND THE SPEEDY TRIAL ACT AND AS FACILITY HEAD TO PROVIDE TIMELY NOTICE ALONG WITH PROPER CERTIFICATES TO THE GOVERNOR OF VA THE REQUEST FOR CUSTODY FOR A FINAL DECISION TO GRANT OR DENY CUSTODY. IT IS THE DUTY OF THE WARDEN TO GIVE NOTICE AND PROVIDE PAPERWORK TO PROCESS TIMELY FOR A DETAINER.

RECEIVED

MAR 15 2021

Ombudsman Services Unit
Central Region

What action do you want taken? TO PROVIDE ME THE NECESSARY PAPERWORK TO FILL OUT, AND GIVE BACK TO THE WARDEN SO SHE CAN NOTIFY TIMELY THE REQUEST FOR FINAL DISPOSITION TO INVOLVE THE IADA PROCESS BETWEEN THE GOV. OF VA, ME, AND THE CHARGING STATE FOR A RESPONSE. ALSO PUT THE GOV. OF VA ON NOTICE BY LW FOR A DECISION TO GRANT OR DENY CUSTODY, TO THE CHARGING STATE. SEE ATTACHMENT: TRANSFER TO OPPOSING PARTY ALLEGATION I REFUSED NOTICE VIA DECORATION

Grievant's Signature: William Rogopoulos

Date: 1-29-21

Warden/Superintendent's Office: _____

Date Received: _____

VIRGINIA
DEPARTMENT OF CORRECTIONS

Informal Complaint 856, F-17

Informal Complaint

INSTRUCTIONS FOR FILING: Briefly write your issue in the space provided on the Informal Complaint form, preferably in ink. Only one issue per Informal Complaint. Place your complaint in the designated area at your facility. A receipt is issued within 2 working days from the date received. If the informal complaint is not returned during intake. If no response is received within 15 calendar days, you may proceed in filing a regular grievance. You may utilize your receipt as evidence of your attempt to resolve your complaint. An Informal Complaint is not required for an alleged incident of sexual abuse.

William Rogopoulos

1415219

6B 33-B

WARDEN WALKER

Offender Number

Housing Assignment

Individuals Involved in Incident

1-15-21
Date Time of Incident

- ☐ Unit Manager/Supervisor
☐ Personal Property
☐ Medical Administrator

- ☐ Food Service
☐ Commissary
☐ Other (Please Specify):

- ☐ Institutional Program Manager
☐ Mailroom

Briefly explain the nature of your complaint (be specific):

IN VIOLATION OF MY 14TH AMEND. RIGHT/ VA CODE ANN. 53.1-210 OF THE IADA ARTICLE II (a) WARDEN WALKER IGNORED MY REQUEST FOR FINAL DISPOSITION OF THE CHARGES (PAPERWORK) TO FILE RETURNABLE AGAINST THE CHARGING STATE, TO ACTIVATE THE IADA AND THE SPEEDY TRIAL ACT, AND AS FACILITY HEAD TO PROVIDE TIMELY NOTICE ALONG WITH PROPER CERTIFICATES, TO THE GOVERNOR OF VA THE REQUEST FOR CUSTODY FOR A FINAL DECISION TO GRANT OR DENY CUSTODY. IT IS THE DUTY OF THE WARDEN TO GIVE NOTICE AND PROVIDE PAPERWORK TO PROCEED TIMELY FOR A DETAINER.

Offender Signature

Date 1-29-21

Offenders - Do Not Write Below This Line

Date Received: 2/14/2021

Tracking # DWCR-21-116-00209

Response Due: 2/11/2021

Assigned to: K. Perkins/Records

Action Taken/Response:

Mr. Rogopoulos, according to the attached records, you were afforded the opportunity to a Speedy Trial. Papers were sent to DOC Detainer Unit - Melanie Cole. My records are showing you refused to sign.

If you have any further questions, you need to write:

DOC Detainer Unit / Melanie Cole

PO Box 26963 Richmond, VA 23241

K. Fahrner, Records Manager

K. Fahrner, Records Manager

2/10/2021
Date

WITHDRAWAL OF INFORMAL COMPLAINT:

I wish to voluntarily withdraw this Informal Complaint. I understand that by withdrawing this Informal Complaint, I will not receive a response nor will I be able to file any other Informal Complaint or Grievance on this issue.

Offender Signature:

Date:

Staff Witness Signature:

Date:

Ombudsman Services Unit
Central Region



VIRGINIA DEPARTMENT OF CORRECTIONS

Grievance Receipt Report

RECEIVED
FEB 19 2021
DWCC Grievance Office

VACORIS C - #.0

DOC Location: DWCC Dillwyn Correctional Center

Report generated by Kinley, L

Report run on 02/05/2021 at 10:20 AM

Grievance Number: DWCC-21-INF-00209Next Action Date: 2/19/2021 12:00:00 AM

On this date:	02/04/2021	I have received a statement from:
Rogopoulos, William R	1415219 of	Dillwyn Correctional Center
(Offender Name and DOC#)		(Filed Location and Housing)
Setting out the following complaint:		
K. Perkins-In violation of my 14th Amand. Right/VA code Ann. 53.1-210 of the IADA Article V9a) Warden Walker ignored my request for final disposition of the charges (paperwork) to file returnable against the charging state, to activate the IADA and the speed trial act, and as facility head to provide timely notice along with proper certificates, to the Governor of VA the request for custody for a final decision to grant or deny custody. It is the duty of the warden to give notice and provide paperwork to process timely for detainer.		
L. Kinley DWCC Grievance Coordinator		
(Signature)		

RECEIVED
MAR 15 2021
Ombudsman Service Unit
Central Region

Officer Initials: _____

NOTARIZED DOCUMENT

CARBON COPY
1-3

- DECLARATION IN CHIEF OF WILLIAM ROGOPOULOS -

RECEIVED
FEB 15 2021
CWCC Grievance Office

I WILLIAM ROGOPOULOS, HEREBY DECLARING THE FOLLOWING STATEMENT TO ATTEST THE ALLEGATION I RECEIVED, SIGNED, REFUSED ANY DOCUMENTS FROM THE VADOC DETAINER UNIT BY M. CACK.

ON 12-5-14 IT IS ALLEGED I REFUSED TO SIGN IAD PAPERWORK. I WAS NEVER PUT ON NOTICE FOR WANT OF MEXICO FROM THE CHARGING STATE. ON 6-26-18 IT IS ALSO ALLEGED IAD PAPERWORK WAS SENT TO ME FROM M. CACK, AND AGAIN IT IS ALLEGED I REFUSED TO SIGN WHEN IN FACT THE TRUTH IS I WAS NEVER TOLD I WAS UNDER DETAINER. ALL I WAS TOLD WAS I HAVE A CHARGE, AND THEY SAID SIGN HERE, AND I SAID WHAT ARE THE CHARGES, WHERE'S MY COPY, WHERE'S MY RIGHT TO COUNSEL OF RECORD BEFORE I SIGN OR AGREE TO ANY TERMS I WOULD SURRENDER ANY REMAINING RIGHTS IF ANY VIA CONSENT AS A SIGNATORY OF MY 1ST 5TH 6TH RIGHTS. THERE IS NO RECORD VIA SIGNATURE OF MY REFUSAL. INSTEAD I FILED TO INVOKE IAD IN JAN. 2021 TO THE WARDEN AT DWCC FOR PROCESS OF SERVICE AFTER I FOUND OUT, AND NOT FROM MY COUNSELOR BUT ON A JOB APPLICATION. I'M NOT AN ATTY. I DON'T KNOW MY RIGHTS, AND I WAS NEVER TOLD I HAVE A RIGHT TO A SPEEDY TRIAL BY DESIGN. I HAVE A RIGHT TO PROTECT MYSELF FROM MY OWN IGNORANCE, WHERE'S THE LAW OR NOTICE I'M TIME BARRED TO ASSERT RIGHTS I WAS IGNORANT TO IN THE FIRST PLACE. MY TRIAL ATTY. TOLD ME TOO LATE AFTER I SPoke WITH POLICE NEVER TO SAY, SIGN, AGREE TO ANYTHING WITHOUT THE ADVISEMENT FROM COUNSEL OF RECORD TO MAKE FORWARD. I EXECUTED THAT RIGHT UNDER DURESS, BECAUSE THEY DENIED MY REQUEST FOR DISCLOSURE.

William Rogopoulos
DECLARATION

RECEIVED

MAR 15 2021

Ombudsman Services Unit
Central Region

DATED: 2-18-21

CARBON COPY
1-3

FURTHER DECLARANT SAYS NOT.

DATE THIS DAY OF 2-18-2021 AD

CIVIC Grievance Office

FEB 19 2021

RECEIVED



 DECLARANT

ACKNOWLEDGMENT

SUBSCRIBED TO AND SWORN BEFORE ME THIS DAY 18TH OF FEB 2021 AD
 NOTARY THAT WILLIAM RAPPAPORT, PERSONALLY APPEARED AND KNOWN TO BE
 THE PERSON WHOSE NAME SUBSCRIBED TO THIS INSTRUMENT AND ACKNOWLEDGED
 TO BE THE SAME.

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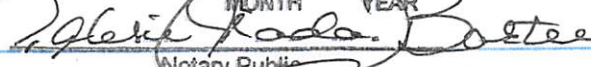
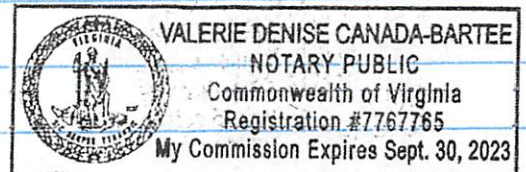
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Ombudsman Services Unit
Central Region

 NOTARY

 My Commission Expires: Sept 30, 2023

SEAL:

COUNTY OF
STATE OF VIRGINIA
 SUBSCRIBED AND SWORN to before me
 this 18 day of Feb 2021
 MONTH YEAR


 Notary Public
 My Commission Expires Sept 30, 2023


CURRY CO.
1-3

CORIS Production 8.14.6.2 AP5

Victim Registered, Detainer Notification

Rogopoulos, William R Name: Rogopoulos Sentence: 14 Year(s) 12 Month(s) 0 Day(s) CRD: 09/30/2009 Period Status: Active
1415219 10/04/1957 In DOC Custody Dilwyn Correctional Center General Population 04/17/2014 6-B-33-B

TERM INFORMATION
DPED Ineligible IMPED Ineligible MaxPRD - GTRD 09/09/2021 Last Charge Date 06/29/2016

COMMUNITY INFORMATION
Next MED Unknown Parole MED Unknown Max MED Unknown

Additional Comments
Comments: [Redacted text]
Spell Check 78/2300

VIEW REPORT DETAINER CHANGE HISTORY CANCEL DELETE ADD SAVE

9/24/2020 Scanned Middlesex detainer into CORIS.mc

9/23/2020 Middlesex court system shows cases pending. Left a message for Mellissa Chavez at the Middlesex DA 781-897-8400. mc

9/23/2020 Melinda Bond inquired about detainer. mc

7/18/18 Letter sent notifying Prosecutor. It does not appear that he was notified in 2014. mc

7/13/18 Offender Refused to sign.

Sending IAD paperwork to see if offender ready to confront case in MA per M. Cale-offender previously refused 6/26/2018 SG

12/5/14 Offender Refused to sign IAD paperwork.

forms I/II sent 11/20/2014

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VIRGINIA DEPARTMENT OF CORRECTIONS

VACORIS C-48.0

DOC Location: DWCC Dillwyn Correctional Center

Report generated by Fahrner, K D

Report run on 02/10/2021 at 10:07 AM

Offender Detainer Notification

Offender Name: Rogopoulos, William R

DOC#: 1415219

Location: Dillwyn Correctional Center

Housing Assignment: 6-B-33-B

Detainer Information:

Date Issued: 06/09/2008

Date Received: 11/13/2014

Reference #: 0481CR000968

Type: Wanted

Other (Specify): Not Available

Status: Inmate Refuse Speedy Trial

Close Reason: Not Available

Immigration Alien #: Not Available

Judgment Modifier: Not Available

Requesting or Holding Agency Information:

Agency Name: Middlesex District Attorney

Agency Type: Out of State

Agency Address: 200 Tradecenter
Woburn, Ma 01801

Agency Identifying #: Not Available

Other Location (Offender): Not Available

Offender Name at Agency: Not Available

Release/Expiration Details:

Anticipated Release / Judgment / Expiration Date of Detainer: Not Available

Offenses/Charges:

Detainer Offense: Not Available

Description of Criminal

Charges: two counts of indecent A&B on child under 14, 3 counts rape of child, statutory

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VA CODE 53.1-210 IADA

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RE: INMATE REQUEST FOR EXTRADITION AND DISPOSITION OF CHARGES

TO: WARDEN WALKER

DATE: 1-13-21

FROM: William ROGOROULOS 1415219

SUBJECT: FINAL DISPOSITION DETAINER FOREIGN STATE

COMPLAINT: FAILURE TO GIVE NOTICE OF DETAINER TIMELY

WARDEN WALKER,

THIS CONCERNS THE ABOVE CAPTION SINCE MY ARRIVAL ON 1-30-20 TO VA CODE ANN. 53.1-210 OF IADA VIOLATION OF ARTICLE V(G) BECAUSE I WAS DENIED, AND IGNORANT TO MY RIGHT FOR DISPOSITION OF THE CHARGES TO INVOKE THE IADA PURSUANT TO THE SPEEDY TRIAL ACT, AND AS FACILITY HEAD YOU ARE RESPONSIBLE IN PERFORMING NOTICE ESPECIALLY TO INMATES WITH LESS THAN ONE YEAR TO SERVE ON THEIR SENTENCE, KNOWING I ONLY HAVE 180 DAYS AFTER FILING FOR FINAL DISPOSITION. WHILE YOU FAILED TO FURNISH TIMELY NOTICE WITH PROPER CERTIFICATES INFORMING ME OF THE REQUEST FOR CUSTODY, I NOW HAVE ONLY SIX MONTHS TO FILE MINUS THE 30 DAYS AFTER RECEIPT BY THE APPROPRIATE AUTHORITIES BEFORE THE REQUEST FOR CUSTODY BE HONORED WITHIN THAT PERIOD BY THE GOV. OF THE SENDING STATE MAY OR MAY NOT DISAPPROVE THE REQUEST OR AVAILABILITY UPON HIS OWN MOTION OR MY REQUEST TO THE GOV. OF VA DIRECTLY AFTER FILING FOR FINAL DISPOSITION TO ASSIST IN DENYING CUSTODY ON MY BEHALF.

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NOT ONLY IS IT MY RIGHT TO TIMELY NOTIFICATION, I HAVE A RIGHT TO REQUEST "TIMELY" A FINAL DISPOSITION OF THE CHARGES. U.S. V. JOHNSON, 196 F.3d 1000 (9TH CIR. 1999) U.S. V. MASON, 372 F. SUPP. 651 (DC OHIO 1973) ALABAMA V. BOZEMAN, 533 U.S. 146, 150 L. Ed 2d 188, 121 S. CT. 2079 (2001) I DEMAND PROGRESS OF SERVICE FOR TEMP. CUSTODY OR AVAILABILITY TO THE APPROPRIATE AUTHORITIES OF THE CHARGING STATE.

THIS IS CONSTRUCTIVE NOTICE, AND FAILURE OR REFUSAL TO PROVIDE THE NECESSARY PROOF OF CLAIM TO RESPOND OF SAID REQUEST RAISED HEREIN IN THE ABOVE MATTER UNDER THE ARTICLES OF THE IADA THAT ARE ESTABLISHED, AND SET YOU WILL HAVE AGREED AND CONSENTED THROUGH TACIT ACQUESCENCE TO ALL FACTS IN RELATION TO THE ABOVE VIOLATIONS, AND SHALL STAND AS PRIMA FACIE, AS WELL AS OPERATE IN FAVOR THE PETITIONER WILLIAM ROGGOPOULOS, IN THAT RESPONDENTS HAVE KNOWLEDGE OF THE LAW, AS WELL AS ACCESS TO REQUESTED INFORMATION TO ELIMINATE ANY CONFUSION IN SAID MATTER, AS TO THEIR DUTY TO PERFORM IN A TIMELY MANNER RELATING TO THIS LAW. MY LAST ANNUAL REVIEW WAS ON 10-27-20 BY COUNSELLOR MEICEL NO INFORMATION OR NOTICE OF DETAINER SO I CAN ASSERT MY RIGHTS. (RELEASE DATE 6-9-21)

CC: EUGENE FROST ATTY. AT LAW 4030 PLANK RD. FREDERICKSBURG, VA 22407

CC: WILLIAM ROGGOPOULOS PETITIONER BOX 670 DILLWYN, VA 23936

CC: US ATTY. TRACY MCCORMIC

CC: GOV. RALPH NORTHAM

MAILED OUT ON 1-14-21 TO ABOVE ADDRESSES.

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Central Region

You would need to contact Doc Detainer

P.O. Box 24963

Richmond, VA 23261

Kde 1/20/2021

Records mgr.

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DMCC Grievance Office

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